Wiretal

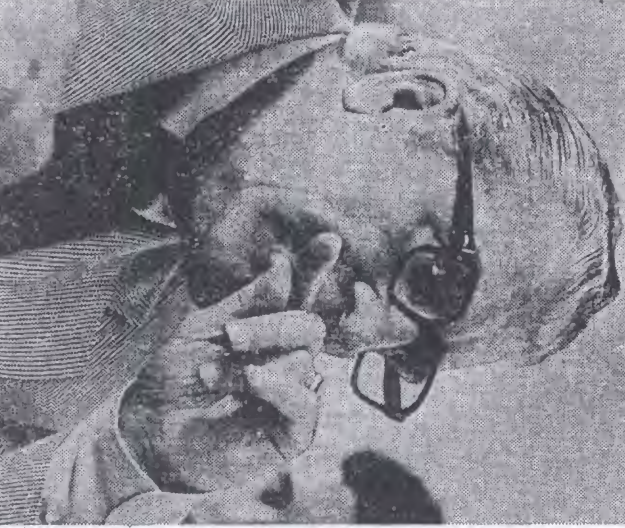
Washington Post Staff Writers

pact" on the FBI's national-seeral national-security wiretaps quiring a court order for fed-Kelley warned a House Judiciwould have FBI Director subcommittee proposed legislation responsibilities. "a crippling Clarence yesterday im-

munity while in this country. iens who enjoy diplomatic supervision. he saw "no objection to bring-ing all wiretapping," with one with Rusk said, would apply exception, under federal court preceding Kelley's h that of former Secretary State Dean Rusk, who in testimony position That exception disagreed who in to alsaid im-

Kevin T. M before the out prior court approval, and another that would require entry or inspection of private electronic surveillance but for opening electronic eavesdropping with-Liberties and Subcommittee on Courts, Civil \ssistant court order Justice one that would prohibit of mail, Maroney Kelley Attorney to testify House Administration not only and surreptions appeared Judiciary General 110 Deputy OWI for S.q

Kelley told the subcommit-tee the United States has been designated a "prime target"





Photos by James K. W. Atherton—The Washington Post

FBI chief Clarence Kelley, left, and former Secretary of State Dean Rusk before House hearings on wiretap bills.

tions carried out by these in-dividuals are highly sophisticated and varied in "Hostile Communist-bloc countries. Kelley testified. "It is abund-cized the proposal for a court at the beginning of an investi-ostile intelligence opera-antly clear that we must be order to inspect personal rec-gation that could be met only nature," Kelley and Maroney no less capable in our efforts Kelley and Maroney

criti- quiring ordsand charge

such as bank statements after evidence had been gath- surances" ىم standard of proof accounts—as re- ered.

At one point Kelley said that torney General

labor under far greater restricexercise of its authority must forcement in records. public at large" in examining he failed "to see why law onthe legitimate

standing of our system of gov-ernment." statement, saying it seemed to Rep. Edward W. Patt. (D-N.Y.) told Kelley he "absolutely shocked" by show a "fundamental misunder-Patterson he that

the Justice Department coupled foreign-intelligence area unless the State Department has "at with congressional oversight. dures, the Attorney General will tee that under present proceleast concurred" in the decision. Maroney told the subcommitapprove best is the procedure used by protection, a wiretap Maroney In

meier said, "II Rockefeller commission's report Agency has criticized the Justice Department for not moni-Congress checks and wiretap toring the CIA for violations of committee, (D-Wis.), chairman of the sub-Robert W. Kastenmeier requests. As a result, Kastenthan the scrutiny "There is reason for balances noted NOOK: by that for and